

## SCHEDULE No. 5.

## VOTER'S OATH.

I swear that my name is (here insert or give the name) and that I am the person named in the copy, of the voters' list of electors for alderman (or councillor, as the case may be,) for (here name the ward,) ward of the city of Quebec, for the municipal elections, which is now shown to me ; that I am duly qualified ; that I have not voted at this election in this ward ; that I have not received, either directly or indirectly, any money, note, or promise, or reward for my vote ; that I am not an officer or a servant of the corporation, or receiving any income or wages from the corporation, as such, and that I have not any subsisting contract with the corporation or interest in such contract at the present time, to disqualify me for voting ; that my taxes, assessments, or rates have not been paid in whole or in part by any person to induce me to vote for any candidate at this election, and that I am twenty-one years of age : So help me God.

## CAP. XLVII.

An Act to annex a portion of the municipality of the parish of St. Roch of Quebec south to the municipality of St. Roch of Quebec north.

[Assented to 1st February, 1870.]

**W**HEREAS the inhabitants of that portion of the municipality of the parish of St. Roch of Quebec south, lying to the west of the property of the Religious ladies of the Ursuline nunnery have prayed, by their petition, that their portion of such municipality be annexed to the adjoining municipality of St. Roch of Quebec north ; and whereas it is expedient that their prayer be granted ; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. Upon, from, and after the first day of May, one thousand eight hundred and seventy, all that part of the present municipality of the parish of St. Roch of Quebec south, which is situate to the west of the property therein of the said Religious ladies of the Ursuline nunnery shall be detached therefrom, and shall be annexed to, and form part of the adjoining municipality of St. Roch of Quebec north, for all purposes whatsoever, save and except school and parochial purposes.

Part of St.  
Roch south  
annexed to St.  
Roch north.

Portion de-  
tached to  
remain liable  
for debts  
incurred.

2. That portion of the municipality so detached from the municipality of St. Roch of Quebec south, shall be subject to all the liabilities to which by law they may be subjected towards the latter municipality up to the said first day of May, eighteen hundred and seventy, to be collected in the same manner and by the same authority as if this act had not been passed.

## CAP. XLVIII.

An Act to authorize a loan to the trustees of the Quebec Turnpike Roads, for the purpose of repairing Dorchester Bridge.

[Assented to 1st February, 1870.]

Preamble.

WHEREAS the Dorchester bridge, across the river St. Charles, is in a dangerous state, and it is of urgent necessity that it be repaired, and whereas the trustees of the Quebec turnpike roads, in whom the said bridge is vested, have not sufficient means at their disposal to make the necessary repairs; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

\$15,000 may  
be lent for re-  
pairing the  
bridge.

1. The lieutenant-governor in council, may direct the treasurer to pay to the trustees of the Quebec turnpike roads the sum of fifteen thousand dollars as a loan, subject to the provisions of this act, to enable them to repair the said bridge, and to be expended by them for that purpose and for none other.

How the loan  
may be execut-  
ed.

2. The treasurer shall thereupon have full power, in his official name, to make and enter into any deed or contract with the said trustees, which may be necessary to carry out the provisions of this act, or which he may deem expedient in order to define the conditions of the said loan, to secure the repayment of the capital thereof with interest, and to bind the said trustees towards the province as fully and effectually as in the case of individuals making similar contracts.

Conditions of  
the loan.

3. The said loan shall not be granted except on condition that the said trustees shall, every six months pay interest thereon, at the rate of five per cent per annum, and shall also every six months make a payment on account of the principal at the rate of three per cent per annum, on the full amount of the loan.

Investment of  
moneys—sink-  
ing fund.

4. The treasurer shall, in such manner as he shall deem advantageous, invest the said payments of three per cent, and the interest or profits arising from such investments;

